Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent				Docket No.  UT-0037  RECEIVED  CENTRAL FAX CEN	
n Re Application	Of: Rao and Prosche				APR 0 5 200
Application No. 10/025,333	Filing Date December 19, 2001	Examiner Hayes, Robert Clinton	Customer No. 26259	Group Art Unit 1647	Confirmation No.
	eration, Characterizati ricted Intermediate Pr	on and Isolation of Neuroepit ecursor	thelial Stem Cells	and Lineage	
Owner of Record	d: University of Utah	Research Foundation			
	<u> </u>	COMMISSIONER FOR PA	ATENTS:	<u>-</u>	
re expiration date isclaimer, of prior inforceable only for making polication that we patent, as present unenforceable, is for expiration of its full is second as a second contract of its full expiration of its full is second contract.	e of the full statutory to Patent No. 6,361,996 or and during such period tant application and is birdly shortened by any term found invalid by a court of all claims cancelled by statutory term as present.	atutory term of any patent granterm defined in 35 U.S.C. 154. The owner hereby agrees that that it and the prior patent are noting upon the grantee, its sucception date of the full statutory terminal disclaimer, in the event that of competent jurisdiction, is statutely a reexamination certificate, antly shortened by any terminal of competent priority and terminal of the shortened by any terminal of the shortened by the short	nat any patent so gree commonly owner essors and/or assist the terminal partim as defined in 35 tit later expires for its reissued, or is	ranted on the instand. This agreement great grea	ant application shall be at runs with any patent ranted on the instant is and 173 of the prior aintenance fee, is held lily disclaimed under 37
. Sersubr	ther box 1 or 2 below, if a missions on behalf of a apowered to act on beha	n organization (e.g., corporation	on, partnership, ur	niversity, govemm	ent agency, etc.), the
I hereby and belief are bel	declare that all statemer leved to be true; and fur	nts made herein of my own know ther that these statements were r imprisonment, or both, under ze the validity of the application	e made with the N Section 1001 of Ti	tle 18 of the Unite	
Y Josthu.	Signature  Kathleen A. Tyrrel  Typed or Printed Name	C.F.R. 1.20(d) included.			
I XI DTO ALL	accreted wording for term	7 C.F.R. 1.20(d) included. inal disclaimer was unchanged '3(b) is required if terminal discl	aimer is signed by	the assignee.	